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JETHRO M. EISENSTEIN FRED R. PROFETA, JR.

August 31, 2007

Honorable Deborah A. Batts United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: Maskaev, et al. v. WBC, et al.

07 CV 3147 (DAB)

Dear Judge Batts

I represent the plaintiffs in the above-captioned action. I am writing to request one week to submit further papers in opposition to defendants' motion to dismiss in favor of mediation/arbitration for the reason set forth below.

In their initial motion papers, defendants accepted as true the facts set forth in the amended complaint for the purpose of the motion. Now, in their reply, defendants have submitted wholly contrary facts, based on documents we have never seen. For example, the letter from Peter's attorneys to the Court of Arbitration for Sports ("CAS") dated May 2, 2007 (Exhibit M attached to the declaration of Jeremy A. Cohen dated August 23, 2007) was (a) written long after Klitschko had withdrawn from the three-way tug of war, (b) written after the WBC had announced Peter would be Maskaev's opponent in the mandatory title defense and (c) never sent to any of the attorneys representing Maskaev. In addition, the timing of the letter is most interesting as it was written after the parties had appeared before you on plaintiffs' application for interim relief. At that hearing it was essentially conceded that Peter had refused to participate in the CAS proceeding, and it looks to us like

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Peter's representatives subsequently decided to manufacture "facts on the ground" showing that Peter had participated.

For this reason we seek an opportunity to address these new "facts" in more detail. Thank you for considering this request.

Respectfully

Jethro M. Eisenstein uy SHS

JME/s

cc: Manatt, Phelps & Phillips (VIA TELECOPY)
 Kramer Levin Naftalis & Frankel, LLP (VIA TELECOPY)
 Schrader & Schoenberg, LLP (VIA TELECOPY)
 Curtis, Mallet-Prevost, Colt & Mosle, LLP (VIA TELECOPY)